### Approved For Release 2002/05/05 POPAIRDP71B00364R000500020017-3

2 4 JAN 1969

MEMORANDUM FOR: Legislative Counsel

SUBJECT: Proposed Legislation, H.R. 354

1. The attached bill which has been referred to the Committee on the Judiciary has been reviewed by this Office with great concern. It is the feeling of this Office that if such a bill were to be passed, our initial investigative effort would be severely handicapped if not completely stifled. Furthermore, the efforts of this Office to conduct internal investigations of staff employees would be "hamstrung."

2. Although this bill is in the very early stages, because of what could be serious consequences with regard to the security program of this Agency, it is requested that this matter be closely followed by your office.

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Howard J. Ogborn Director of Security

Attachment



91st CONGRESS 1st Session

# H. R. 354

#### IN THE HOUSE OF REPRESENTATIVES

JANUARY 3, 1969

Mr. Teague of Texas introduced the following bill; which was referred to the Committee on the Judiciary

## A BILL

To impose certain safeguards on investigations carried out by Federal agencies.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 That each officer or employee of any Federal agency who
- 4 without a warrant or other process issued by a court attempts
- 5 to obtain information, records, papers, or other matter from
- 6 any person (other than another such officer or employee) in
- 7 connection with any investigation for acts or omissions which
- 8 under any law of the United States are punishable by fine,
- 9 imprisonment, civil penalty, or forfeiture, shall first inform
- 10 such person that he has a right (1) to refuse to provide such
- 11 information, records, papers, or other matter; and (2) to

have an attorney representing him present during any sub-

- 2 sequent discussion with such officer or agent. Any person 3 may knowingly waive such rights. 4 SEC. 2. No information, records, papers, or other matter 5 obtained by an officer or employee of any Federal agency 6 from a person who was not, at the time they were obtained, 7 informed of the rights set forth in the first section of this Act or from a person while such person was being denied either such right, may be received in evidence in any proceeding 10 before any court or grand jury of the United States or before 11 any Federal agency. This section shall only apply to in-12 formation, records, papers, or other matter obtained by such 13 an officer or employee after the date of its enactment. 14 SEC. 3. Any officer or employee of any Federal agency .15 who violates the first section of this Act or who obtains any
- while such person was being denied either of the rights set forth in such section shall, notwithstanding any other law, be suspended without pay as such an officer or employee for not less than thirty days, or discharged, by the head of such Federal agency.

information, records, papers, or other matter from any person

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SEC. 4. As used in this Act, the term "Federal agency"
means any department, agency, or establishment in the
executive branch of the Federal Government.

91st CONGRESS 1st Session

# H. R. 35

To impose certain safeguards on investigations carried out by Federal agencies.

By Mr. TEAGUE of Texas

JANDARY 3, 1969 Referred to the Committee on the Judiciary

Approved For Release 2002/05/06 : CIA-RDP71B00364R000500020017-3

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Director of Securi Rm. 4E-60			6777	DATE
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